

GOVERNMENT OF TELANGANA
ABSTRACT

The Telangana Prevention of Dangerous Activities of Bootleggers, Dacoits, Drug Offenders, Goondas, Immoral Traffic Offenders and Land Grabbers Act, 1986 (Act No.1 of 1986) – Order of detention made by the Commissioner of Police, Hyderabad City in respect of **Puligila Laxman, S/o Manikya Rao, R/o. H.No. 4-8-496, CBS, Gowliguda, Hyderabad** - Confirmed – Orders – Issued.

GENERAL ADMINISTRATION (LAW & ORDER) DEPARTMENT

G.O.RT.No. 1059

Dated: 08.04.2015

Read the following:

1. Order of detention passed by the Commissioner of Police, Hyderabad
S.B.(I).No.7/PD/S-1/2015, Dt: 14.01.2015
2. G.O.Rt.No.214, G.A.(Law & Order) Dept, Dt: 21.01.2015
3. Opinion and report of the Advisory Board on P.D. Cases Dated: 23.02.2015

ORDER:

WHEREAS the Commissioner of Police, Hyderabad City, made an order of detention vide reference first read above under Section-3 of the Telangana Prevention of Dangerous Activities of Bootleggers, Dacoits, Drug Offenders, Goondas, Immoral Traffic Offenders and Land Grabbers Act, 1986 (Act No.1 of 1986) in respect of **Puligila Laxman, S/o Manikya Rao, R/o. H.No. 4-8-496, CBS, Gowliguda, Hyderabad** with a view to prevent him from further indulging in a manner prejudicial to the maintenance of public order;

2. WHEREAS the Government accorded approval to the said detention order under sub-section (3) of Section-3 of the Act, vide Government order second read above;

3. WHEREAS the Advisory Board constituted under Section-9 of the said Act, consisting of Hon'ble Justice Sri V. Bhaskara Rao, (Retired), Chairman and two other Members, reviewed the case on 19.02.2015. The Advisory Board after having heard the detenu, besides his wife Smt. P. Geetha and the Investigating Officers duly perusing the grounds of detention and connected records and the representation submitted by the detenu, has reported vide reference third read above and opined that "***there is sufficient cause for the detention of the detenu Puligila Laxman, S/o Manikya Rao, R/o. H.No. 4-8-496, CBS, Gowliguda, Hyderabad***" (Detenu No.247).

4. Government after careful examination of the entire record, observe that the detenu, **Puligila Laxman, S/o Manikya Rao, R/o. H.No. 4-8-496, CBS, Gowliguda, Hyderabad** has been habitually engaging himself in unlawful acts and indulging in theft of gold chains including Mangala Sutrams from women folk in public places. (9) cases were registered against him under various offences under the provisions of Chapter XVI, XVII and XXII of IPC, as such the activities of the individual fall under and within the meaning of "Goonda" as defined under sec. 2(g) of Act 1 of 1986. All the incidents mentioned in the grounds of detention clearly substantiate as to how the acts of the detenu are prejudicial to the maintenance of public order. The Commissioner of Police, Hyderabad having satisfied that the activities of the detenu created a sense of fear, panic and insecurity in the minds of the public and prejudicial to maintenance of public order and having felt that launching of prosecution against the detenu, would not have the desired effect in preventing him from acting in any manner prejudicial to the maintenance of public order, has passed the order of detention by invoking the provisions under the said act. The Advisory Board after review of the case, has opined that there is sufficient cause for detention of the detenu. It is further observed that Chain snatching and grabbing of valuables in public places, streets and roads, pick-pocketing of hard earned money of any citizen, etc., have to be viewed seriously, as they have the result of causing grave public disorder and panic. Such conduct creates panic in the minds of the public and grave concern in their minds that they cannot move freely in public places. This results in serious threat to public tranquility and disturbance of even tempo of the life of the community. The offence is not directed against a particular individual for personal reasons or for vengeance, but is directed against the society, namely, every citizen walking in the public streets or roads. As such the individual deserves the maximum period of detention, as provided under sec.13 of the Act.

(PTO)

5. NOW, THEREFORE, after due consideration of the report of the Advisory Board and the material available on record, the Government, in exercise of the powers conferred under sub-section (1) of Section-12 read with Section-13 of the said Act, hereby confirm the Order of Detention first read above, made by the Commissioner of Police, Hyderabad, as approved in the G.O. 2nd read above, and direct that the detention of **Puligila Laxman, S/o Manikya Rao, R/o. H.No. 4-8-496, CBS, Gowliguda, Hyderabad** be continued for a period of 12 (Twelve) months from the date of his detention, i.e. 14.01.2015.

(BY ORDER AND IN THE NAME OF THE GOVERNOR OF TELANGANA)

DR. RAJIV SHARMA
CHIEF SECRETARY TO GOVERNMENT

To

Puligila Laxman, S/o Manikya Rao, aged about 45 years R/o.H.No. 4-8-496, CBS, Gowliguda, Hyderabad (Detenu No.247) (through the Superintendent of Jails, Central Prison, Cherlapalli, R.R. District)

The Superintendent of Jails, Central Prison, Cherlapalli, R.R. District.

(with instructions to serve the order on the detenu immediately under proper acknowledgement and arrange to read over and explain the contents therein to the detenu in the language known to him and report compliance to Government).

The Commissioner of Police, Hyderabad City.

Copy to:

The Director General of Police, Telangana State, Hyderabad.

The Director General of Prisons and Correctional Services, Telangana State, Hyd.

The Additional Director General of Police (Intelligence), Telangana State, Hyd.

The Dy.Commissioner of Police, South Zone, Hyderabad

The Asst. Commissioner of Police, Santhosh Nagar Division, Hyderabad.

The Inspector of Police, Santhosh Nagar Police Station Hyderabad

SF/SC

// FORWARDED BY ORDER //

SECTION OFFICER (S.C.) (FAC)